

## **REMARKS**

In the Office Action mailed April 7, 2006, the Examiner noted that claims 1-20 were pending, and rejected claims 1-20. Claims 1, 4, 7, 10, 13, 16 and 19 have been amended, claims 2-3, 5-6, 8-9, 11-12, 14-15, 17-18 and 20 have been canceled, and, thus, in view of the forgoing claims 1, 4, 7, 10, 13, 16 and 19 remain pending for reconsideration which is requested. No new matter has been added. The Examiner's rejections are traversed below.

### **REJECTIONS OF CLAIMS 1-20 UNDER 35 U.S.C. §102(e) AS BEING ANTICIPATED BY Ndili ET AL. (U.S. PATENT NO. 6,950,881)**

The rejections of claims 1, 4, 7, 10, 13, 16, and 19 are respectfully traversed and reconsideration is requested.

#### **CLAIMS 1, 7 AND 13**

Claim 1 has been amended to emphasize "access destination information is interpreted to represent only said contents conversion server as an access destination, transmitting, to said certain user terminal, information including link information causing access via said contents conversion server to other registered contents providing servers." This feature was found in cancelled claim 3. Examiner rejected claim 3 with reference to Ndili Col 6, lines 4-11 and Fig 3. It is respectfully submitted that the Examiner erred in that Ndili Col 6, lines 4-11 does not disclose a method wherein the access destination information is "interpreted to represent only said contents conversion server as an access destination." The reference teaches only the "content provider" being an "access destination" of the method. Further, the reference does not teach or suggest, that once an "access destination" of the "contents conversion server" is received, that access to "other registered contents providing servers" is provided via the "contents conversion server." Thus, it is respectfully submitted that Ndili does not anticipate the limitations recited in claim 1.

Claims 7 and 13 include similar limitations to those of claim 1. The arguments for claim 1 are asserted for claims 7 and 13 and, thus, it is respectfully submitted that Ndili does not anticipated the limitations recited in claims 7 and 13.

#### **CLAIMS 4, 10 AND 16**

The claims have been amended to clarify the configuration of the claimed invention.

As argued above, Ndili does not teach or suggest an "access destination information is interpreted to represent only said contents conversion server as an access destination."

Further, Ndili does not disclose “a search condition” for registered content providers. Thus, it is respectfully submitted that Ndili does not anticipate the limitations recited in claim 4.

Claims 10 and 16 include similar limitations to those of claim 4. The arguments for claim 4 are asserted for claims 10 and 16 and, thus, it is respectfully submitted that Ndili does not anticipate the limitations recited in claims 10 and 16.

### **CLAIM 19**

Claim 19 has been amended to clarify the URL being used is one that indicates the “contents conversion server” and not the URL of the “content provider.” As argued above, Ndili does not teach or suggest that URL or “access destination” of the claim is the “contents conversion server.” Thus, it is respectfully submitted that Ndili does not anticipate the limitations recited in claim 19.

### **DEPENDENT CLAIMS**

The dependent claims depend from the above-discussed independent claims and are patentable over the prior art for the reasons discussed above. The dependent claims also recite additional features not taught or suggested by the prior art. For example, claim 4 emphasizes that the terminal receives the information causing the access. It is submitted that the dependent claims are independently patentable over the prior art.

It is submitted that claims 1, 4, 7, 10, 13, 16, and 19 are therefore in a condition suitable for allowance. An early Notice of Allowance is requested.

If any further fees, other than and except for the issue fee, are necessary with respect to this paper, the U.S.P.T.O. is requested to obtain the same from deposit account number 19-3935.

Respectfully submitted,

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